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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/023,960	12/17/2001	Shahid Mujtaba	10013648 -1	6641
<div>7590 04/30/2007 HEWLETT-PACKARD COMPANY Intellectual Property Administration P.O. Box 272400 Fort Collins, CO 80527-2400</div>			<div>EXAMINER DESHPANDE, KALYAN K</div>	
			<div>ART UNIT 3623</div>	<div>PAPER NUMBER</div>
			<div>MAIL DATE 04/30/2007</div>	<div>DELIVERY MODE PAPER</div>

**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

<b>Office Action Summary</b>	<b>Application No.</b> 10/023,960	<b>Applicant(s)</b> MUJTABA ET AL.	
	<b>Examiner</b> Kalyan K. Deshpande	<b>Art Unit</b> 3623	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

### Status

- 1) ☒ Responsive to communication(s) filed on 16 January 2007.
- 2a) ☐ This action is **FINAL**.                      2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

### Disposition of Claims

- 4) ☒ Claim(s) 1,2,5-17,20-26 and 29-35 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1,2,5-17,20-26 and 29-35 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

### Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 26 February 2002 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

### Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All    b) ☐ Some \*    c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

### Attachment(s)

- |  |   |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)  | 4) <input type="checkbox"/> Interview Summary (PTO-413)<br>Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)                                   | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152)             |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)<br>Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____  |

## **DETAILED ACTION**

### ***Introduction***

1. The following is a non-final office action in response to the communications received January 16, 2007. Claims 1-2, 5-17, 20-26, 29-35 are now pending in this application.

### ***Response to Amendment***

2. Examiner acknowledges Applicants' amendments to claim 1.

### ***Response to Arguments***

3. Applicants' arguments filed on January 16, 2007 have been fully considered but are not found persuasive in part and are moot in part. Applicants' arguments with respect to the previously asserted 35 U.S.C. 101 rejections is not found persuasive. Applicants' assertion of ownership of Santos et al. thereby disqualifying Santos as prior art has been acknowledged and is found persuasive, however, is moot under the new grounds of rejection.

With respect to the previously asserted 35 U.S.C. 101 rejections, Applicants' argue that in view of *In Re Lowry* and MPEP 2106.01[R5], the current subject matter is statutory. Examiner respectfully submits that the previously asserted and currently maintained 35 U.S.C. 101 rejection is directed towards the current invention's failure to comply with the 35 U.S.C. 101 statutory requirement that a claimed invention must produce a useful, concrete, and tangible result. See *MPEP 2107*. Examiner has not based this rejection on MPEP 2106.01[R5], and thus any arguments pertaining to comparisons with the claims recited in Lowry (U.S. Patent No. 5664177) or non-

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descriptive functional or nonfunctional material are irrelevant. Independent claims 1, 12, and 25 of the present invention merely recite the manipulation of an abstract idea and fails to produce a tangible result. Claims 1, 12, and 25 recite "accessing end o product life materials planning parameters; accessing end of product life pricing parameters; and evaluating said end of product life materials planning parameters and said end of product life pricing parameters in conjunction to define said integrated action plan wherein said integrated action plan is an end of product life integrated action plan", which results in a mere abstract idea failing to produce real-world results. Because the results produced by these steps are not tangible, claims 1, 12, and 25 are considered to be directed toward non-statutory subject matter. Dependant claims 2, 5-11, 13-17, 20-24, 26, 29-35 recite subject matter already addressed by the 35 U.S.C. 101 tangibility rejections of claims 1, 12, and 25 and fail to remedy the statutory defects of these claims; therefore the same rejection applies to these claims.

***Claim Rejections - 35 USC § 101***

4. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

5. Claims 1-2, 5-17, 20-26 and 29-35 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Under the statutory requirement of 35 U.S.C. § 101, a claimed invention must produce a useful, concrete, and tangible result. For a claim to be useful, it must yield a result that is specific, substantial, and credible (MPEP § 2107). A concrete result is one that is substantially repeatable, i.e., it produces substantially the same result over and over again (*In re*

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*Swartz*, 232 F.3d 862, 864, 56 USPQ2d 1703, 1704 (Fed. Cir. 2000)). In order to be tangible, a claimed invention must set forth a practical application that generates a real-world result, i.e., the claim must be more than a mere abstraction (*Benson*, 409 U.S. at 71-72, 175 USPQ at 676-77). Additionally, a claim may not preempt abstract ideas, laws of nature or natural phenomena nor may a claim preempt every “substantial practical application” of an abstract idea, law of nature or natural phenomena because it would in practical effect be a patent on the judicial exceptions themselves (*Gottschalk v. Benson*, 409 U.S. 63, 71-72 (1972)). (Please refer to the “Interim Guidelines for Examination of Patent Applications for Patent Subject Matter Eligibility” for further explanation of the statutory requirement of 35 U.S.C. § 101.).

Independent claims 1, 12, and 25 merely recite the manipulation of an abstract idea and fails to produce a tangible result. Claims 1, 12, and 25 recite “accessing end of product life materials planning parameters; accessing end of product life pricing parameters; and evaluating said end of product life materials planning parameters and said end of product life pricing parameters in conjunction to define said integrated action plan wherein said integrated action plan is an end of product life integrated action plan”, which results in a mere abstract idea failing to produce real-world results. Because the results produced by these steps are not tangible, claims 1, 12, and 25 are considered to be directed toward non-statutory subject matter.

Dependant claims 2, 5-11, 13-17, 20-24, 26, 29-35 recite subject matter already addressed by the 35 U.S.C. 101 tangibility rejections of claims 1, 12, and 25 and fail to

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remedy the statutory defects of these claims; therefore the same rejection applies to these claims.

***Claim Rejections - 35 USC § 103***

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

7. Claims 1-2, 5-17, 20-26 and 29-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Huang et al. (U.S Patent No. 6151582) in view of Zussman (Zussman, Eyal; "Planning of Disassembly Systems", *Assemble Automation*, 1995).

As per claim 1, Huang teaches:

A computer implemented method for defining an optimal integrated action plan for procurement, manufacturing, and marketing comprising:

a) accessing materials planning parameters (see column 13 lines 9-67 - column 14 lines 1-19, column 19 lines 32-67- column 99 lines 1-4, and column 107 lines 36-67 – column 112 lines 1-20; where the aggregate production planning system accesses material planning parameters in the system);

b) accessing pricing parameters (see column 19 lines 63-67 – column 24 lines 1-48 and column 39 lines 60-67 – column 90 lines 1-53; where the forecasting module incorporates market data, including inventory costs, raw material costs, delivery costs, product sales price, and promotional discounts in to optimizing the decision management system); and

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c) evaluating said materials planning parameters and said pricing parameters in conjunction to define said integrated action plan (see column 27 lines 1-67 – column 99 lines 1-4; where the system evaluates market data, sales data, materials data, inventory data, and production data to determine a plan).

Although Huang teaches a system and method for procurement, manufacturing, and marketing where the system can be controlled to account for different stages of the product production, Huang fails to explicitly teach a system that accounts for end of product life situations. Zussman, in an analogous art, teaches planning for end of product life (see Zussman pp. 21-23; where an end of life value is determined in order to determine the viable options available at the end of the life of a product.). The advantage of being able to account for end of product life situations is that it allows the production plan to eventually stop producing finished products and thereby minimizing finished product inventory on-hand. It would be desirable to modify Huang to specifically account for end of product life scenarios because then Huang could uniformly handle the end of product life scenarios. Furthermore, the recited limitations and steps do not differentiate between any stages of a product life and the end of a product life. The recited steps merely state that the steps are for an end of product life without explicitly limiting the steps to an end of product life. Thus, it would be within the ordinary skill in the art to use the disclosure of Huang towards an end of product life stage of a product. It would have been obvious, at the time of the invention, for one of ordinary skill in the art to incorporate the feature of accounting for the end of a product life taught by Zussman to the Huang system's inventory policies to minimum to account



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for end of product life situations in order to eventually cease production of the product and minimize the finished product inventory level, which is a goal of Zussman (see abstract).

As per claim 2, Huang teaches:

The method as recited in claim 1, wherein said integrated action plan comprises:

a build plan, a procurement plan, and a sales and pricing plan (column 13 lines 9-67 – column 14 lines 1-19, column 19 lines 32-67 – column 99 lines 1-4, and column 107 lines 36-67 – column 112 lines 1-20; where the system generates a master production plan (build plan), a materials requirement plan, and a sales and pricing plan. The materials requirement plan incorporates the need to procure critical components from vendors. The system reconciles forecast and profit data to determine a sales plan. The system also determines a pricing plan based on the input from all of the modules.).

As per claim 5, Huang teaches:

The method as recited in claim 1, wherein said materials planning parameters comprise:

bill of material, and inventory (see column 13 lines 9-67 – column 14 lines 1-4, column 27 lines 1-67 – column 28 lines 1-24, and figure 67; where the materials planning uses a bill of materials and manages an inventory.).

Claim 5 further recites the limitation of “end of product life” which has already been addressed by the rejection of claim 1; therefore the same rejection applies to this claim.



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As per claim 6, Huang teaches:

The method as recited in claim 1, wherein said pricing parameters comprise:

a parameterized demand curve formed using a pricing information generating technique (see column 12 lines 51-67 – column 13 lines 1-7, column 18 lines 7-67 – column 25 lines 1-5, and figures 11, 12, 14, 56, and 57; where the demand management uses sales forecasts and marketing data to create demand parameters, including forecasted sales volumes, costs, and finished product prices. Parameterized demand curve in the present invention is defined as the evaluation of sales information to create a distinct marketing goal (see specification p. 10 lines 6-14).).

Claim 6 further recites the limitation of “end of product life” which has already been addressed by the rejection of claim 1; therefore the same rejection applies to this claim.

As per claim 7, Huang teaches:

The method as recited in claim 1, wherein said evaluating said materials planning parameters and said pricing parameters is done via an optimization engine employing a mathematical programming model and technique (see column 61 lines 27-67 – column 99 lines 1-4; where materials planning and pricing parameters is done via optimization using linear programming.).

Claim 7 further recites the limitation of “end of product life” which has already been addressed by the rejection of claim 1; therefore the same rejection applies to this claim.

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As per claim 8, Huang teaches:

The method as recited in claim 7, wherein the goal of said optimization engine is maximization of product gross profit (see column 61 lines 27-67 – column 99 lines 1-4; where the system optimizes sales and production costs (revenue and costs) to ultimately determine product gross profit.).

As per claim 9, Huang teaches:

The method as recited in claim 7, wherein the goal of said optimization engine is optimizing the trade-off between product gross profit maximization and inventory write-off cost minimization (see column 61 lines 27-67 – column 99 lines 1-4; where the system optimizes sales and production costs (revenue and costs) to ultimately determine product net profit.).

As per claim 10, Huang teaches:

The method as recited in claim 7, wherein business rules are applied to said optimization engine (see column 61 lines 27-67 – column 99 lines 1-4; where constraints are used in the linear programming. Business rules are defined as constraints (see specification p. 13 lines 23-27).).

As per claim 11, Huang teaches:

The method as recited in claim 10; wherein said business rules comprise:

objectives, budgets, parts procurement limits, and build capacity (see column 13 lines 9-67 – column 14 lines 1-4 and column 19 lines 63-67 – column 24 lines 1-48; where budgets, key parts procurement, production capacity, and other costs are constraints in the linear programming optimization of the production

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plan. Objectives are business rules, where business rules are constraints (see specification p. 13 lines 23-27).).

As per claim 12, Huang teaches:

A computer system comprising:

a bus (see column 102 lines 30-67 – column 103 lines 1-35; where the server requires maximum speed, storage space, memory and network connectivity.

These elements are connected by a bus.);

a memory unit coupled to said bus (see column 102 lines 30-67 – column 103 lines 1-35; where the server requires maximum speed, storage space, memory and network connectivity. These elements are connected by a bus.); and

a processor coupled to said bus, said processor for executing a method for defining an optimal integrated action plan for procurement, manufacturing, and marketing comprising (see column 102 lines 30-67 – column 103 lines 1-35 ; where the server requires maximum speed, storage space, memory and network connectivity. These elements are connected by a bus.):

Claim 12 further recites limitations already addressed by the rejection of claim 1; therefore the same rejection applies to this claim.

Claim 13 recites limitations already addressed by the rejection of claim 9; therefore the same rejection applies to this claim.

Claim 14 recites limitations already addressed by the rejection of claim 10; therefore the same rejection applies to this claim.

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Claim 15 recites limitations already addressed by the rejection of claim 11; therefore the same rejection applies to this claim.

As per claim 16, Huang teaches:

The computer system of claim 15, wherein said objectives comprise:

revenue, write-off, and profit (see column 13 lines 9-67 – column 14 lines 1-4 and column 19 lines 63-67 – column 24 lines 1-48; where budgets, key parts procurement, production capacity, and other costs are constraints in the linear programming optimization of the production plan. Objectives are business rules, where business rules are constraints (see specification p. 13 lines 23-27).).

Claim 17 recites limitations already addressed by the rejection of claim 2; therefore the same rejection applies to this claim.

As per claim 20, Huang teaches:

The computer system of claim 17, wherein said integrated action plan is further comprised of metrics (see column 19 lines 32-67 – column 99 lines 1-4; where the system accounts for revenue, inventory write-off, profit, and competitor pricing.).

As per claim 21, Huang teaches:

The computer system of claim 20, wherein said metrics comprise:

revenue, write-off, profit, and shadow prices (see column 19 lines 32-67 – column 99 lines 1-4; where the system accounts for revenue, inventory write-off, profit, and competitor pricing. For the purposes of examination, shadow prices are interpreted to mean prices offered by other competitors.).

As per claim 22, Huang teaches:

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The computer system of claim 12, wherein said pricing parameters are obtained from a discrete said parameterized demand curve (see column 12 lines 51-67 – column 13 lines 1-7, column 18 lines 7-67 – column 25 lines 1-5, and figures 11, 12, 14, 56, and 57; where the demand management uses sales forecasts and marketing data to create demand parameters, including forecasted sales volumes, costs, and finished product prices. Based on the linear programming and mixed integer linear programming models, these parameters can be set as variables or actual values can be placed in to the variables, thus making the demand curve discrete or continuous. Different models are proposed for parameters that fluctuate and for those parameters are that are static as well. Parameterized demand curve in the present invention is defined as the evaluation of sales information to create a distinct marketing goal (see specification p. 10 lines 6-14).).

Claim 22 further recites the limitation of “end of product life” which is addressed in the rejection of claim 1; therefore the same rejection applies to this claim.

As per claim 23, Huang teaches:

The computer system of claim 12, wherein said pricing parameters are obtained from a continuous said parameterized demand curve (see column 12 lines 51-67 – column 13 lines 1-7, column 18 lines 7-67 – column 25 lines 1-5, and figures 11, 12, 14, 56, and 57; where the demand management uses sales forecasts and marketing data to create demand parameters, including forecasted sales volumes, costs, and finished product prices. Based on the linear programming and mixed integer linear programming models, these parameters can be set as variables or actual values can

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be placed in to the variables, thus making the demand curve discrete or continuous.

Different models are proposed for parameters that fluctuate and for those parameters are that are static as well. Parameterized demand curve in the present invention is defined as the evaluation of sales information to create a distinct marketing goal (see specification p. 10 lines 6-14).).

As per claim 24, Huang teaches:

The computer system of claim 12, wherein said mathematical programming model and technique is obtained from the family of mathematical programming models and techniques comprising:

mixed integer models, linear models, non-linear models, and techniques such as simplex methods, interior point methods, branch and bound (cut), constraint programming, and meta-heuristics (see column 61 lines 27-67 – column 99 lines 1-4; where the optimization is done using linear programming and mixed integer linear programming.).

As per claims 25-26 and 29-35, Huang teaches a “computer-readable program code” (see column 13 lines 9-67 – column 14 lines 1-4, column 27 lines 1-67 – column 28 lines 1-24, column 102 lines 30-67 – column 103 lines 1-35 and figure 67; the system parameters and constraints are embedded in a computer-readable program). Claims 25-26 and 29-35 further recite limitations already addressed by the rejection of claims 1-2 and 5-11; therefore the same rejections apply to these claims.

### ***Conclusion***

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8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The following are pertinent to the current invention, though not relied upon:


Erdos et al. (Erdos, G.; Kis, T.; Xirouchakis, P.; "Modelling and Evaluating Product End-of-Life Options", International Journal of Production Research, April 15, 2001) teaches modelling and evaluating end-of-life options for a product.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kalyan K. Deshpande whose telephone number is (571) 272-5880. The examiner can normally be reached on M-F 8am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tariq Hafiz can be reached on (571) 272-6729. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

  
kkd

  
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Primary Examiner  
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